UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
TYRONE FARMER,	
Plaintiff, -against-	18 <b>CIVIL</b> 2691 (NSR)
THE COUNTY OF WESTCHESTER, THE CITY OF PEEKSKILL, ERIC JOHANSEN, PAMELA SGROI, JANE OR JOHN DOE ACCESS OFFICER, SGT. HENDERLONG, OFFICER VAZEO, and OFFICER SEAN ECHOLS,	<u>JUDGMENT</u>
Defendants.	
It is hereby <b>ORDERED</b> , <b>ADJUDGED AND</b>	<b>DECREED:</b> That for the reasons
stated in the Court's Opinion & Order dated August 30, 20	22, the Court GRANTED the County
and the City Defendants' motions to dismiss and DISMISS	SED pro se Plaintiff's Second
Amended Complaint in its entirety without leave to replease	d. The Court also certified under 28
U.S.C. § 1915(a)(3) that any appeal from this order would	not be taken in good faith, and
therefore in forma pauperis status is denied for the purpose	e of an appeal. See Coppedge v. United
States, 369 U.S. 438, 444–45 (1962), judgement is entered	; accordingly, the case is closed.
Dated: New York, New York	
September 1, 2022	
	RUBY J. KRAJICK
	Clerk of Court
BY:	J. Saviñon

**Deputy Clerk**